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10/707,922	01/26/2004	Carles Borrego Bel	8136ES	1921
23688 7590 04/18/2007 Bruce E. Harang		EXAMINER		
PO BOX 87273			PARRIES, DRU M	
VANCOUVER, WA 98687-2735			ART UNIT	PAPER NUMBER
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SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
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Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

	Application No.	Applicant(s)			
	10/707,922	BORREGO BEL ET AL.			
Office Action Summary	Examiner	Art Unit			
·	Dru M. Parries	2836			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period was a failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tire will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	N. mely filed the mailing date of this communication. ED (35 U.S.C. § 133).			
Status		•			
 1) ⊠ Responsive to communication(s) filed on <u>07 Fe</u> 2a) ☐ This action is FINAL. 2b) ⊠ This 3) ☐ Since this application is in condition for alloward closed in accordance with the practice under E 	action is non-final. nce except for formal matters, pro-				
Disposition of Claims					
 4) Claim(s) 1-3 and 5-15 is/are pending in the approach 4a) Of the above claim(s) is/are withdraw 5) Claim(s) is/are allowed. 6) Claim(s) 1-3 and 5-15 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or 	vn from consideration.				
Application Papers					
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) access applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examine	epted or b) objected to by the drawing(s) be held in abeyance. Section is required if the drawing(s) is ob-	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some col None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.					
Attachment(s)					
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate			

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DETAILED ACTION

Response to Arguments

1. Applicant's arguments with respect to claims 1-15 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1, 3, 7, 8, 10, 12, and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gronbach (2003/0155814), Maeda (6,340,848), Akerson (6,344,985), and Mahvi (2003/0036823). Gronbach teaches a vehicle with a dual voltage electrical system comprising two networks at different voltage levels (42V and 14V), where each network can feed the other via a bi-directional DC-DC converter (22; [0010])). He also teaches several equal shunted DC/DC converters (20, 22) connecting the first and second networks connected to a common point. Both networks are fed via a battery (12 and 24) and one is connected to a generator (10). He also teaches loads not being able to be fully supported via one source, so converters, and the other network battery, help to provide support to the one network by supplying the extra power needed to supply to the loads ([0010]). He also teaches a control unit which controls the converters output to each load (last of [0012]). Gronbach fails to teach having each converter having its own set of loads nor does he teach protection means in some of the loads of each set. Maeda teaches a power distribution system in a vehicle comprising sets of

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14V loads (normal load) and 42V loads (large capacity load) in different parts of the vehicle each connected to a distribution box containing a DC/DC converter corresponding to each set of loads. He also teaches fuses (31f, 31d, 33f, 33d, 35d, 35f) protecting the all loads in each set (Fig. 2). It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate a plurality of DC/DC converters assigned to particular sets of loads to minimize the amount of wires running through the system (Maeda–Col. 5, lines 34-42) and to have more accuracy with different sets of loads. It also would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate fuses into the load side of the converters to protect the loads from overcurrent or overvoltage.

Gronbach fails to teach at least two bi-directional DC/DC converters being used in his electrical system. Akerson teaches an electrical system that could be used in a vehicle having different voltage networks (Col. 1, lines 11-15). He goes on to teach the use of a plurality of bi-directional DC/DC converters (102a, 104a) in the system (Fig. 7). It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the plurality of bi-directional DC/DC converters of Akerson into the vehicle electrical system of the Gronbach/Maeda combination, so that the system can transfer power in either direction at a plurality of different points throughout the vehicle and therefore would minimize wires and also create a more efficient system in the case where power from one network needs to be supplied to the other at various points throughout the vehicle.

Gronbach also fails to explicitly teach how the control unit communicates with the converters and the rest of the supply system. Mahvi teaches a vehicle control system using a high-speed communications bus, for example, the CAN standard ([0032]). It would have been

obvious to one of ordinary skill in the art at the time of the invention to use a CAN high-speed communication bus since they are known to be used in the vehicles art and Gronbach was silent on this issue.

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- Claims 2, 9, and 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over 4. Gronbach (2003/0155814), Maeda (6,340,848), Akerson (6,344,985), and Mahvi (2003/0036823) as applied to claims 1 and 10 above, and further in view of Nonaka (JP 08-111932 A). Gronbach, Maeda, Akerson, and Mahvi teach a vehicle power distribution system as described above. Gronbach teaches a controller that controls the output of the converters (last of [0012]). Maeda teaches each set of 42V loads each being associated with a DC/DC converter. Gronbach fails to explicitly teach detecting the current required by the loads. Nonaka teaches detecting the power requirement of a load. It would have been obvious to one of ordinary skill in the art at the time of the invention to, via some point in the circuit, detect the current required by each load, so that Gronbach's controller will know what voltage to output from the converters to properly feed the loads.
- Claims 5 and 6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gronbach 5. (2003/0155814), Maeda (6,340,848), Akerson (6,344,985), and Mahvi (2003/0036823) as applied to claim 1 above, and further in view of Tamai et al. (2002/0190690). Gronbach, Maeda, Akerson, and Mahvi teach a vehicle power distribution system as described above. They fail to teach the use of fuses and switches as protecting means for the loads. Tamai teaches the use of both fuses and controlled switches (22-25) as protection means (Fig. 1). It would have been obvious to one of ordinary skill in the art at the time of the invention to implement fuses and

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switches into some of the load circuits to include extra protection against overcurrent and overvoltage.

6. Claims 13 and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gronbach (2003/0155814), Maeda (6,340,848), Akerson (6,344,985), Mahvi (2003/0036823), and Tamai et al. (2002/0190690) as applied to claims 1, 5, and 6 above, and further in view of Beihoff et al. (2003/0132042). Gronbach, Maeda, Akerson, Mahvi, and Tamai teach a vehicle power distribution system as described above. They fail to explicitly teach the type of switches used as protection means. Beihoff teaches the use of power switches in vehicle systems, such as FETs ([0004]). It would have been obvious to one of ordinary skill in the art at the time of the invention to use FETs as the switches in the above invention since FETs are known to be used in the vehicle art, and the other references were silent on this issue.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Dru M. Parries whose telephone number is (571) 272-8542. The examiner can normally be reached on Monday -Thursday from 9:00am to 6:00pm. The examiner can also be reached on alternate Fridays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Brian Sircus, can be reached on 571-272-2800 x 36. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

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DMP

4-6-2007

CHAUN. NGUYEN PRIMARY EXAMINER